## LAROCCA HORNIK ROSEN GREENBERG LLP

**COUNSELORS AT LAW** 

THE TRUMP BUILDING 40 WALL STREET 32ND FLOOR New York, NY 10005 212.530.4823 212.530.4815 FAX

LHRGB.COM

DIRECT DIAL: 212.530.4831

EMAIL: JBLUMETTI@LHRGB.COM

FREEHOLD COMMONS 83 SOUTH STREET 3rd Floor Freehold, NJ 07728 732.409.1144 732.409.0350 FAX

PRIVATE LENDER GROUP 212.536.3529 732.625.2463 FAX

October 18, 2022

Frank J. LaRocca #0 IONATHAN L. HORNIK LAWRENCE S. ROSEN Rose Greenberg A Amy D. Carlin a PATRICK McPartland DAVID N. KITTREDGE JARED E. BLUMETTI SANFORD HAUSLER A IOHN L. GARCIA LAUREN CASPARIE A DAVID ROEMER A PETER KELEGIANA DREW TANNER # Lauren Weissman-Falk **NELSON DIAZ** RYAN DUFFY DANIEL KRAFT #

Δ New York BAR ONLY

New Jersey Bar Only
Of Counsel Attorneys
Certified Matrimonial Law Attorney

## MEMO ENDORSED

The Application is granted.

SO ORDERED:

Paul G. Gardephe, U.S.D.J. Dated: October 21, 2022

VIA ECF

Honorable Paul G. Gardephe United States District Court Southern District of New York 40 Foley Square New York, New York 10007

Re:

Jessica Denson v. Donald J. Trump for President, Inc.

Civil Action No. 20-cv-04737 (PGG)

Dear Judge Gardephe:

We represent Donald J. Trump for President, Inc. (the "Campaign") in the above-captioned action and are writing to respectfully request that the Court approve its proposed briefing schedule for plaintiff's class certification motion (the "Motion"). Plaintiff does not object to this request.

By way of brief background, plaintiff filed the Motion on October 6, 2022. The following day, the Court referred the parties to a settlement conference before a Magistrate in light of the letters that they submitted in connection with the Campaign's August 9, 2022 pre-motion letter. On October 11, 2022, Magistrate Figueredo scheduled a pre-settlement conference call for November 2, 2022. At this juncture, it is anticipated that the settlement conference itself will be conducted in mid to late-November 2022.

To accommodate the professional and personal schedules of the undersigned counsel (including the parties' impending settlement conference), the Campaign respectfully requests that the Court approve the following briefing schedule for the Motion:

- 1. The Campaign will serve papers in opposition to the Motion by November 15, 2022; and
- 2. Plaintiff will serve reply papers in further support of the Motion by December 8, 2022.

Respectfully submitted,

Jared E. Blumetti

Patrick McPartland Jared E. Blumetti

cc: All counsel of record (via ECF)